PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference D-03004 PCT	FOR FURTHER ACTION	See Form PCT/IPEA/416						
International application No.	International filing date (day/month/y	ear) Priority date (day/month/year)						
PCT/DE2004/001414	02.07.2004	03.07.2003						
International Patent Classification (IPC) or nation	onal classification and IPC							
C07C51/41 , C07C57/04, C09D11/10, C08F2/48, A23L3/3436								
Applicant SASOL GERMANY GMBH								
1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.								
2. This REPORT consists of a total of	7 sheets	, including this cover sheet.						
3. This report is also accompanied by A	NNEXES, comprising:							
a. (sent to the applicant and	to the International Bureau) a total of	sheets, as follows:						
sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).								
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.								
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, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).								
4. This report contains indications relati	ng to the following items:							
Box No. I Basis of the	report							
Box No. II Priority								
Box No. III Non-establi	shment of opinion with regard to nove	lty, inventive step and industrial applicability						
Box No. IV Lack of uni	ty of invention							
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
Box No. VI Certain doc	Box No. VI Certain documents cited							
Box No. VII Certain defe	Box No. VII Certain defects in the international application							
Box No. VIII Certain obs	Box No. VIII Certain observations on the international application							
Date of submission of the demand	Date of compl	etion of this report						
<u> </u>								
Name and mailing address of the IPEA/EP	Authorized of	icer .						
Facsimile No.	Telephone No	· 						

Translation

International application No.

PCT/DE2004/001414

Box	No. I		Basis of the report		
1.			o the language, this report is based on the internation or this item.	al application in the language in w	which it was filed, unless otherwise
		This rep	oort is based on translations from the original languag s the language of a translation furnished for the purpo	ge into the following language uses of:	, , <u> </u>
		☐ ir	ternational search (Rule 12.3 and 23.1(b))		
		∏ р	ablication of the international application (Rule 12.4)		
			ternational preliminary examination (Rule 55.2 and/o		
2.	recei	iving Off report): the inte	o the elements of the international application, this is inceed in response to an invitation under Article 14 are mational application as originally filed/furnished cription:	report is based on (replacement sl e referred to in this report as "or	neets which have been furnished to the iginally filed" and are not annexed to
		pages	1,4-10,12,14,16-27		as originally filed/furnished
		pages*	11	received by this Authority on	30.05.2005 with letter of 29.03.2005 16.09.2005 with
		pages*	2,2a,3,13,15	received by this Authority on	telefax
	\boxtimes	the cla	ms:		
		nos.			as originally filed/furnished
		nos.*		as amended (together	with any statement) under Article 19
		nos.*	1-20		16.09.2005 with telefax
		nos.*			
	П		wings:		
		sheets			as originally filed/furnished
		sheets		received by this Authority on	
		sheets			
İ					isting
ļ	닏	a sequ	ence listing and/or any related table(s) – see Supplem	icital Box Relating to sequence is	ioung.
3.	Ш	The an	nendments have resulted in the cancellation of:		
			he description, pages		
ļ			he claims, nos.		
			he drawings, sheets/figs		· · · · · · · · · · · · · · · · · · ·
			the sequence listing (specify):		
			any table(s) related to sequence listing (specify):		
4.		This r	eport has been established as if (some of) the amendave been considered to go beyond the disclosure as f	dments annexed to this report and iled, as indicated in the Supplemen	I listed below had not been made, since ntal Box (Rule 70.2(c)).
			the description, pages		
			the claims, nos.		
	-		the drawings, sheets/figs		
			the sequence listing (specify):		
			any table(s) related to sequence listing (specify):		
*	16:	tam A an	plies, some or all of those sheets may be marked "suj	perseded."	

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Box	No. V	Reasoned statement citations and expla	it under Ar nations sup	ticle 35(2) with regard to novelty, inventive step or industrial applicability; porting such statement	·
1.	Statement				
	Novelty (N)	Claims	1-20	YES
			Claims		NO
	Inventive	step (IS)	Claims	1-20	YES
			Claims		NO
	Industrial	l applicability (IA)	Claims	1-20	YES
			Claims		NO

- 2. Citations and explanations (Rule 70.7)
 - **D1** US 5 998 646
 - **D2** SU 614 089
 - D3 US 3 923 716, cited in the application
 - **D4** BE 763 157
 - **D5** US 3 337 391
 - **D6** US 2 940 957
 - **D7** FR 1 205 366
 - D8 JP 63 247 037, Derwent abstract
 - **D9** JP 040 08 298
 - **D10** US 5 952 151

1. Amendments - PCT Article 34(2)(b)

Claim 1 has been reworded such that it is restricted to the constant supply of oxygen where M = Al, Si, Sn, La, Zr, Cu and/or Zn, the reaction solution being at least 50% oxygen-saturated (new claim 1). The constant supply of oxygen where M = Mg, Ca, Al, Si, Sn, La, Ti, Zr, Cu and/or Zn is supported by the original application (original claim 1 and page 3, lines 34-36). Owing to the disclosures of D1, D5, D6 and D8, the options M = Mg, Ca and Ti were deleted from claim 1. The obvious error in claim 3 "alcohol-" instead of "alcoholate-group" has been

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corrected (PCT Rule 91.1). Examples 6 and 7, where M = Ti and Mg, which now no longer fall under the scope of protection sought, are characterised as comparative examples. The description has been brought into line with the new set of claims. **D1** is mentioned on page 2 (PCT Rule 5.1(a)(ii)). The criteria of PCT Article 34(2)(b) are therefore met.

2. Novelty - PCT Article 33(2)

D2 describes acrylic acid Li salt; **D4** $C_{11}H_{19}O_2Li$ salt, and **D7** sorbinic acid Na salt. These carboxylic acid metal salts differ from the formula $C_nH_{2n-1}COOM$ in that M=Li or Na, n>6, or in that there is more than one double bond present. Acrylic acid Al salt from **D3** is no longer produced by the reaction of aluminium alcoholate.

Uses of acrylic acid metal salts in coatings, printing ink compositions, pharmaceuticals or fungicides are known from D1, D5-D6, and D8-D10.

Carboxylic acid $\underline{\mathbf{Ti}}$ salt of the formula $(C_nH_{2n-1}COO)M_a(R^1)$ and/or based on maleic acid are known from the prior art $(\mathbf{D1},\ \mathbf{D5},\ \mathbf{D6})$. Production by the reaction of metal alcoholate or $M(R^1)_c$ with corresponding carboxylic acids is also already disclosed in these documents $(\mathbf{D1},\ \mathbf{D5}\ \mathbf{and}\ \mathbf{D6})$. No inert reaction conditions are disclosed in $\mathbf{D1}$ and $\mathbf{D6}$. The absence of oxygen in these documents cannot therefore be excluded. Oxygen saturation is not mentioned in these documents.

Novelty can therefore be acknowledged for the subjects of

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claims 1-20.

3. Inventive step - PCT Article 33(3)

D1 is considered the closest prior art. The carboxylic acid metal salts from D1 differ in that they are Ti salts (not contained in claim 1). The problem addressed by the present application is that of providing a method in which pure carboxylic acid metal salts of different metal ions can be more easily produced (fewer and simpler reaction steps; more easily separable and fewer side products) and undesired polymer compounds are avoided. The solution is the method as per claim 1, i.e. the reaction of carboxylic acid of the formula $C_nH_{2n-1}COOH$ and/or maleic acid with metal alcoholate or $M(R^1)_c$, where n=2-6, with a double bond in the 2 or 3 position and M=4, Si, Sn, La, Zr, Cu and/or Zn, with a constant supply of oxygen, such that the reaction solution is at least 50% oxygen-saturated.

Example 1 uses aluminium-tri-sek-butanolate and acrylic acid in the presence of polymerisation-inhibiting substances. It was carried out with nitrogen capping (page 11, line 12). The polymerised product is formed. The further examples 2-10 are carried out in the presence of oxygen. No formation of polymers is identified. The proposed solution therefore solves the present technical problem. Example 6 of the application relates to the method where M = Ti, with a constant supply of oxygen up to 15-30 vol.%. Example 7 uses M = Mg, whilst examples 2-5 use Al or Zr as the metal. This method is therefore carried out with the same technical effects independently

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of M. The production of the polymerised products is therefore only avoided by the oxygen saturation of the reaction solution. The reaction is carried out in **D1** under exclusion of the atmosphere. Since no details are given in **D1** as to the oxygen saturation and the consequences thereof for polymerised compounds, the proposed solution is non-obvious. The subject matter of claim 1 and of dependent claims 2-20 therefore involves an inventive step.

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The expressions "preferably" and "in particular" are unclear, since they do not bring about any restriction in the scope of protection sought by the claim. The feature that follows these expressions is considered entirely optional (PCT Guidelines II-5.40). If this is not intended to be the case, each of these features should be reworded as an independent claim.